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10 UNITED STATES DISTRICT COURT
11 NORTHERN DISTRICT OF CALIFORNIA
12 SAN FRANCISCO DIVISION

13 UNITED STATES OF AMERICA) Criminal No. CR 11-00799 CRB
14)
15 v.) STIPULATION AND (PROPOSED)
16) ORDER EXCLUDING TIME UNDER
17 CRAIG LIPTON,) THE SPEEDY TRIAL ACT FROM
18 Defendant.) NOVEMBER 22, 2011 TO DECEMBER
19) 14, 2011
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21 On November 22, 2011, the parties in this matter appeared before the Honorable
22 Magistrate Judge Joseph C. Spero for an initial appearance and arraignment. During this
23 appearance, the parties stipulated that time should be excluded from the Speedy Trial Act
24 calculations from November 22, 2011 until December 14, 2011 for effective preparation of
25 counsel. The parties represented that granting the continuance was for the reasonable time
26 necessary for effective preparation of defense counsel, taking into account the exercise of due
27 diligence. See 18 U.S.C. § 3161(h)(7)(A) and (B)(iv).

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The parties also agree that the ends of justice served by granting such a continuance outweigh the best interests of the public and the defendants in a speedy trial. See 18 U.S.C. § 3161(h)(7)(A).

SO STIPULATED:

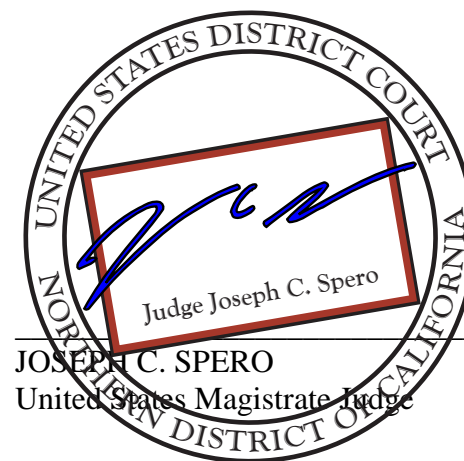
/s/
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As the Court found on November 22, 2011, and for the reasons stated above, the Court finds that an exclusion of time from November 22, 2011 to December 14, 2011, is warranted and that the ends of justice served by the continuance outweigh the best interests of the public and the defendant in a speedy trial. See 18 U.S.C. § 3161 (h)(7)(A). The failure to grant the requested continuance would deny the defendant and deny defense counsel the reasonable time necessary for effective preparation, taking into account the exercise of due diligence, and would result in a miscarriage of justice. See 18 U.S.C. § 3161(h)(7)(B)(iv).

SO ORDERED.

DATED: 11/28/11



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